rime Panel Delays 'Bug'

By John P. MacKenzie Washington Post Staff Writer

The National Crime Commission has decided tentatively to suggest that congressional consideration of the controversial wiretap-eavesdrop ping issue await the outcome of a "bugging" case pending in the Supreme Court.

Sources close to the Commission indicated yesterday that the Supreme Court case has become a vehicle for compromise within the divided Commission, named by President Johnson 18 months ago to plan his "war on crime."

The 19-member Commission meets here today and Sunday, with hopes of sending the White House at least a typewritten draft of its summary report by Monday, the deadline set in a 1965 executive

More Power Favored

At closed meetings in November and December an overwhelming Commission majority favored mending some form of legislation giving law enforcement officers more power to wiretap and eavesdrop, at least in investigations of organized

A decision to explore permissive legislation reached in November despite the objections of Executive Director James Vorenberg and Acting Attorney General Ramsey Clark. Vorenberg said the Commission lacked information and Clark warned that the issue would distract attention from more basic crime problems.

But between November and December meetings the Supreme Court agreed to hear a case from New York questioning the constitutionality of court - authorized electronic

eavesdropping.

Compromise Resulted

Some Commission members at the December meeting questioned the propriety of major recommendations in an area that was under high court scrutiny. Others, however, insisted that the Commission should not duck the

Proposals

The result was a compromise that minimized Commission differences and suggest ed waiting for the Supreme Court's ruling, which may not come before June. Commis sion officials refused to say whether the recommendation included the majority view that some eavesdropping was important to law enforcement.

The entire subject could be reopened at today's meeting in view of President Johnson; strong statement last week in his State of the Union mes sage, Mr. Johnson said hi would propose a bill outlaw ing all wiretapping, public and private, and using "the full reach of our con stitutional powers" to stamp out other forms of electronic eavesdropping.

Walting for Decision

Present Administration plans also call for waiting until the Supreme Cour A decision for or against the New York practice could affect the range of pow ers that Congress may exer cise.

It was learned that the prin cipal opponents of bugging a the December meeting were Houston attorney Leon Jawor ski, a close friend of the Pres ident's who shares his aver sion to eavesdropping, and Federal Judge Luther W Youngdahl of Washington.